## OIL AND GAS MINING LEASE

UPON LAND SELECTED FOR ALLOTMENT, CHEROKEE NATION, INDIAN TERRITORY.

| This Indenture of Le  | ASC, Made and entered into, in quadruplic  | rate, on this 15th day of June   |
|---|--|--|
| A. D. 19.26, by and between   | Carled Dillow  |  |
|   | To the control of the | and the state of t |
| 106618 D  |  |  |
| Ol  | party of   | the first part, and  |
|   | illips Cilande   | Las Compony  |
|   |  |  |
| of Winita, O.J.   |  | part of the second part, under and in pursuance of the provisions of   |
|   | first part, for and in consideration of the royalt   | ies, covenants, stipulations, and conditions bereinafter contained, and hereby   |
| of the second part, successors and a  | ssigns, for the term of  | necessors and assigns, do be bereby demise, grant, and let unto the part   |
| the following described tract of land, lying and b  | eing within the Cherokee Indian Nation and wit   | thin the Indian Territory, to-wit: The July of the Sinf  |
| ander in vinner a september an eine bestehe geste geste der geste geste geste geste der bestehe der der geste der geste | attan ora 190 attan seesen järjegi on oman osa 1903 attan 1905 attan ora oli on oli ota ora oli on oli oman om<br>Baronin oli ota ora oli  |  |
| of Section 19   | township 217/  | North, range 19 East, of the Indian  |
| Meridian, and containing  | , township   | norm, range and sales, with a contract and sales, and sales, with a contract and sales, and sal |
|   |  | occupy and use so much only of the surface of said land as may be reasonably   |
| マルグラム ちょうしゅう こうしゅんしゅうかい マカー・カム・スト アラン・マケン アス・アンデンタ  | 어느 살이 있는 것이 가게 되는 것이 되었다. 그 사람들은 사람들이 살아왔다. 나는 사람들이 다른   | noving such oil and natural gas, including also the right to obtain from wells<br>o carry on said operations, and including still further the right to use such oil  |
| and natural gas as fuel so far as it is necessary to  | 그런데 그 교육 위에 가게 살고 가는 경기에 가득하고 있다. 그는 그 그 사람이 하고 사람이다.  | Life successors and assigns, to pay or cause to be paid to the lessor  |
| as royalty the sum often per cent of the value, o   | on the leased premises, of all crude oil extract   | ted from the said land and if the parties do not, before the tenth day of the  |
|   |  | e value thereof shall finally be determined under the direction of the Secretary<br>nonthon or before the the twenty-fifth day of the month succeeding, and where  |
| the value of the crude oil fluctuates, the avera  | ge value during the month shall constitute the   | criterion in computing the royalty; and to pay in yearly payments at the end   |
|   |  | we free the use of gas for lighting and warming. All residence on the not be reasonably utilized at the rate so prescribed, shall not work a forfeiture  |
| of this lease so far as the same relates to mining o  | il, but if the lessee desires to retain gas-producir   | ng privileges — shall pay a royalty of fifty dollars per annum on each y days from the date of the discovery of the gas, payments thereafter for such  |
| wells to be made in advance at the first of each s  | acceeding year, dating from the first payment.   |  |
|   |  | s and assigns, to pay or cause to be paid to the lessor, as advanced annual<br>n advance, for the first and second years; Thirty cents per acre per annum, in  |
| lease is to run; it being understood and agreed th  | at said sums of money so paid shall be a credit o  | e, for the filth and each succeeding year thereafter of the term for which this<br>in the stipulated royalties should the same exceed such sums paid as advanced<br>advanced annual royalty for the period of sixty days after the same becomes  |
| due and payable, then this lease shall, at the opt  | on of the lessor, be null and void, and all re   | oyalties paid in advance shall become the money of the lessor  |
| and to drill at least one well thereon within twelve  | e months from the date of the approval of the l  | the sinking of wells for oil and natural gas on the lands covered by this lease, bond by the Secretary of the Interior, and should the part  |
|   |  | discretion of the Secretary, be declared null and void, with due notice to the in a workmanlike manner to the fullest possible extent, unavoidable casualties  |
| excepted; to commit no waste upon the said land   | l and to suffer no waste to be committed upon th   | he portion in occupancy or use; to take good care of the same and  |
| to promptly surrender and return the premises up  | on the termination of this lease to the part   | of the first part or to whomsoever shall be lawfully entitled thereto; and not   |
|   |  | said partof the second part, but said buildings and improvements shall<br>deration for this lease, in addition to the other considerations herein specified,   |
| excepting that tools, boilers, boiler-houses, pipe-   | lines, pumping and drilling outfits, tanks, engin  | nes, and machinery, and the casing of all dry or exhausted wells shall remain  |
| the property of the said part   | art, and may be removed at any time before the   | e expiration of sixty days from the termination of the lease; that low any intoxicating liquors to be sold or given away for any purposes on such  |
|   |  | d in this lease, and that before abandoning any wellwill securely  |
| plug the same so as to effectually shut off all wate  | r above the oil-bearing horizon.   | ease or of any interest therein or thereunder can be directly or indirectly made   |
| without the written consent thereto of the lessor.<br>such consent shall be void.   | and the Secretary of the Interior first obt  | tained, and that any such assignment or transfer made or attempted without   |
| 그는 마음에 가장하는 사람들이 있다면 그렇게 되었다면 하는 사람들이 가장하는 것이 하는 것이 되었다.  | · 2011 - 1443 - 1555 - 1545 - 1545 - 1545 - 1545 - 1555 - 1555 - 1555 - 1555 - 1555 - 1555 - 1555 - 1555 - 155   | will keep an accurate account of all oil mining operations, showing  |
| the whole amount of oil mined or removed; and a<br>prospecting and mining operations, and upon all  | 化环状溶液 医克雷氏 一足,这个没有,我不敢的女人,我看着我,就是这么,我们   | plements, tools, movable machinery, and other personal chattels used in said-<br>as security for the payment of said royalties,  |
| And the partof the second part agree  | Lthat this indenture of lease shall in all respe   | cts be subject to the rules and regulations heretofore or that may hereafter be  |
| lawfully prescribed by the Secretary of the Interi<br>And the said partof the second part   |  | Nation.  |
|   | sublessed  | es, heirs, executors, administrators, successors, or assigns, violate any of the   |
|   |  | stipulated monthly royalty provided for herein, then the part consists of the first be same to be annulled, when all the rights, Iranchises, and privileges of the   |
|   |  | he same to be annulled, when all the rights, franchises, and privileges of the assigns hereunder shall cease and end without further proceedings.  |
| . If the lessesmakes/reasonable and bo  | na fide effort to find and produce oil in paying   | quantity as is berein required of, and such effort is unsuccessful,  |
| 되다 하는 사람들이 얼마를 가입니다. 그리고 하는 사람들이 살아 있다면 하는 것이다.   | 교사 취득 시하는데 그렇다는 내가에서 동안한 보이 하늘만에 그렇게 모르게 되었다며 되었다.   | ender and wholly terminate this lease upon the full payment and performance<br>such surrender by the Secretary will be required only during the time his   |
| or all the alienation of the land is required   | 있어요 경기를 통하다면 다른하다 하나 이번 이번 중에 보다 하다면 했다고 하는 것은   | was seven at the designity will an infinite out animal me will mis-  |